UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

Caption in Compliance with D.N.J. LBR 9004-2(c)

WASSERMAN, JURISTA & STOLZ, P.C.

225 Millburn Avenue - Suite 207

P.O. Box 1029

Millburn, New Jersey 07041

Phone: (973) 467-2700 Fax: (973) 467-8126

Counsel to Edwin H. Stier, Chapter 7 Trustee

BROWN MOSKOWITZ & KALLEN, P.C.

180 River Road

Summit, New Jersey 07901 Phone: (973) 376-0909

Fax: (973) 376-0903

Counsel to Partner Assessment Corporation

In re:

BIRDSALL SERVICES GROUP, INC., et al.,

Debtors.

EDWIN H. STIER, CHAPTER 7 TRUSTEE FOR BIRDSALL SERVICES GROUP, INC., et al. and PARTNER ASSESSMENT CORPORATION,

Plaintiffs,

v.

T&M ASSOCIATES and MARK WORTHINGTON,

Defendants.

MARK WORTHINGTON,

Third-Party Plaintiff,

v.

PHILIP ANGARONE, HOWARD BIRDSALL, WILLIAM BIRDSALL, ROBERT GERARD, ALAN HILLA, JAMES JOHNSTON, SCOTT R. MACFADDEN, EILEEN KUHFAHL-SPEARS, THOMAS ROSPOS, and JOHN DOE 1-10,

Third-Party Defendants.

Chapter 7

Case No. 13-16743 (MBK) (Jointly Administered Case No. 13-16746)

Hon. Michael B. Kaplan

Adv. Pro. No.: 13-1772 (MBK)

TO:

Joseph L. Schwartz, Esq. Riker, Danzig, Scherer Hyland & Perretti, LLP Headquarters Plaza, One Speedwell Avenue Morristown, NJ 07962 Bruce D. Vargo, Esq. Scarpone & Vargo, LLC 50 Park Place, Suite 1003 Newark, New Jersey 07102

Willaim C. Mead, Esq. Litchfeld Cavo, LLP 1800 Chapel Avenue West Suite 360 Cherry Hill, NJ 08002

PLEASE TAKE NOTICE that on *January 21, 2014*, the undersigned, separately and as attorneys for *Counsel to Edwin H. Stier, Chapter 7 Trustee and Partner Assessment Corporation*, respectively, filed directly with the Honorable Michael B. Kaplan, United States Bankruptcy Judge, United States Bankruptcy Court, Clarkson S. Fisher U.S. Courthouse, 402 East State Street, Trenton, NJ 08608, opposition to T&M Associates' motion to dismiss certain counts of the Adversary complaint filed by jointly by Plaintiffs.

PLEASE TAKE FURTHER NOTICE that, pursuant to the Court's direction, the corresponding pleadings have been filed directly with chambers because they reference information subject to the *Consent Order Concerning Discovery Confidentiality*, entered September 19, 2013.

Case 13-01772-MBK Doc 50 Filed 01/21/14 Entered 01/21/14 11:55:57 Desc Main Document Page 3 of 3

PLEASE TAKE FURTHER NOTICE that, the responses, attachments and information contained therein should be handled consistent with *Consent Order Concerning Discovery Confidentiality*, entered September 19, 2013

WASSERMAN	.JURISTA	& STOLZ	. P.C.
111100000011111111	, ocian iii i		,

Counsel to Edwin H. Stier, Esq., Chapter 7 Trustee

/s/Donald W. Clarke	/s/Kenneth L. Moskowitz	
By:	By:	
DONALD W CLARKE	KENNETH L. MOSKOWITZ	

BROWN MOSKOWITZ & KALLEN, P.C.

Counsel to Partner Assessment Corporation

Dated: January 21, 2014 Dated: January 21, 2014